

STATE OF INDIANA
COUNTY OF LAKE

FILED IN
CLERK'S OFFICE IN THE LAKE SUPERIOR COURT
SS:
DEC 14 PM 12:01 CAUSE NO.: 45D10-0607-PL-00096

STATE OF INDIANA,

Plaintiff,

v.

DAVID REUBEN SROGE, individually
and doing business as CLARITY POOLS
AND SPAS,

Defendant.

THOMAS R. CHILPOT
CLERK LAKE SUPERIOR COURT

REGISTERED/CERTIFIED
RECEIVED

DEC 14 2007

Thomas R. Chilpot
CLERK LAKE SUPERIOR COURT

AFFIDAVIT SUPPORTING REQUEST FOR ATTORNEY FEES

Matt Light affirms and states as follows:

1. The Affiant is counsel for the Plaintiff, State of Indiana, in the above cause of action.
2. The Affiant has kept detailed records of the work he has performed for the Plaintiff with respect to this cause and the time spent on each task.
3. Reviewing the records the Affiant prepared, the Affiant has expended Twenty and Three/Tenths Hours (20.3) on this matter and compiled the following summary of his work relating to this cause of action:

<u>DATE</u>	<u>DESCRIPTION OF ACTIVITY</u>	<u>HOURS</u>
December 7, 2005	Reviewed consumer complaint files	1.0
December 15, 2005	Discussed files with supervisor	0.3
March 9, 2006	Called Lake Co. clerk's office for update on criminal case, drafted letter to Sroge's criminal attorney	0.5
April 6, 2006	Reviewed additional complaints against Sroge,	

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	discussed files with law clerk	0.5
April 17, 2006	Called Lake Co. clerk for update, memo to supervisor	0.7
May 1, 2006	Drafted Complaint	1.0
May 5, 2006	Phone call to City of Highland to verify lack of permit for pool installation	0.2
May 15, 2006	Revised Complaint	0.5
June 27, 2006	Drafted letter to Lake Co. deputy prosecutor	0.3
July 13, 2006	Final revisions to Complaint	0.2
July 27, 2006	Drafted letters to consumers	0.2
August 29, 2006	Reviewed bankruptcy documents, discussed file with supervisor	0.8
August 30, 2006	Discussed proof of claim and dischargeability complaint with supervisor and colleague	0.5
September 5, 2006	Phone call with consumer Enriquez, letter to consumer Benko	0.5
September 20, 2006	Prepared for bankruptcy creditors' meeting	0.5
September 21, 2006	Drove to Merrillville to attend creditors' meeting, discussed bankruptcy proceedings and Complaint with Sroge's bankruptcy attorney	6.0
October 6, 2006	Discussed file with supervisor	0.3
November 16, 2006	Reviewed Sroge's Chapter 13 plan; schedule of creditors, assets, and income; research on complaints to determine dischargeability	1.0
November 17, 2006	Phone call with Lake County deputy prosecutor, phone calls to consumers, discussed file with supervisor	0.7
December 19, 2006	Reviewed, revised Motion for Default Judgment	0.3
January 30, 2007	Discussed Court Order with supervisor and	

	other attorneys in section	0.6
March 8, 2007	Researched bankruptcy code, drafted memo to law clerk	1.2
April 10, 2007	Discussed case with supervisor	0.2
April 18, 2007	Drafted memo to law clerk	0.3
July 9, 2007	Reviewed and revised bankruptcy pleadings	0.8
July 16, 2007	Checked on-line bankruptcy docket	0.2
December 6, 2007	Checked on-line bankruptcy docket, drafted Motion for Default Judgment, attorney fee affidavit, military service affidavit, proposed Default Judgment	1.0
TOTAL		20.3 hours

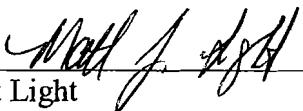
4. Plaintiff is entitled to an award of costs incurred in the investigation and prosecution of this action pursuant to Indiana Code § 24-5-0.5-4(c)(3).

5. Affiant has been engaged in the practice of law for more than two (2) years, and a reasonable attorney fee for the work affiant has performed during the investigation and prosecution of this action is One Hundred Twenty-Five Dollars (\$125.00) per hour.

6. All of the above statements are within affiant's personal knowledge.

FURTHER AFFIANT SAYETH NOT.

I affirm, under the penalties for perjury, that the foregoing representations are true.


 Matt Light
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 Attorney No. 25680-53
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 Indianapolis, IN 46204
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